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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO
09/525,595	03/14/2000	Asawaree P. Kalavade	5	7955
759	90 07/15/2003		•	
Docket Administrator (RM 3C-512) Lucent Technologies Inc 600 Mountain Avenue			EXAMINER	
			DINH, KHANH Q	
PO Box 636 Murray Hill, NJ 07974-0636			ART UNIT	PAPER NUMBER
<b>,,</b>			2155	21
			DATE MAILED: 07/15/2003	٦

Please find below and/or attached an Office communication concerning this application or proceeding.

	A 11 00 A	Analla atta
•	Applicati n N .	Applicant(s)
	09/525,595	KALAVADE, ASAWAREE P.
Office Action Summary	Examiner	Art Unit
	Khanh Dinh	2155
The MAILING DATE of this c mmun Period for Reply	nication appears on the cover sheet w	vith the correspondence address
A SHORTENED STATUTORY PERIOD F THE MAILING DATE OF THIS COMMUN  - Extensions of time may be available under the provisions after SIX (6) MONTHS from the mailing date of this comm  - If the period for reply specified above is less than thirty (3  - If NO period for reply is specified above, the maximum st  - Failure to reply within the set or extended period for reply  - Any reply received by the Office later than three months a earned patent term adjustment. See 37 CFR 1.704(b).  Status	ICATION. s of 37 CFR 1.136(a). In no event, however, may a nunication. 30) days, a reply within the statutory minimum of thi atutory period will apply and will expire SIX (6) MO will, by statute, cause the application to become A	reply be timely filed irreply be timely.  INTHS from the mailing date of this communication.  BANDONED (35 U.S.C. § 133).
1) Responsive to communication(s) fi	led on <u>18 <i>March 2003</i></u> .	
<b>,—</b>	2b) ☐ This action is non-final.	
	n for allowance except for formal ma tice under <i>Ex parte Quayl</i> e, 1935 C	atters, prosecution as to the merits is .D. 11, 453 O.G. 213.
Disposition of Claims		
4) Claim(s) <u>1-40, 42-46</u> is/are pending		
4a) Of the above claim(s) is/a	are withdrawn from consideration.	
5) Claim(s) is/are allowed.		
6)⊠ Claim(s) <u>1-40 and 42-46</u> is/are reject	cted.	
7) Claim(s) is/are objected to.		
8) Claim(s) are subject to restrict	ction and/or election requirement.	
Application Papers	o Evaminor	
<ul><li>9) The specification is objected to by th</li><li>10) The drawing(s) filed on is/are:</li></ul>		the Evaminer
	jection to the drawing(s) be held in abe	
11) The proposed drawing correction file		
If approved, corrected drawings are re		alcappiotou by the Examiner.
12) The oath or declaration is objected to		
Priority under 35 U.S.C. §§ 119 and 120	•	
13) Acknowledgment is made of a claim	n for foreign priority under 35 U.S.C.	§ 119(a)-(d) or (f).
a) All b) Some * c) None of:	<i>3</i>	
	documents have been received.	
2.☐ Certified copies of the priority		Application No
3. Copies of the certified copies	of the priority documents have been national Bureau (PCT Rule 17.2(a)).	n received in this National Stage
14) Acknowledgment is made of a claim f	•	
a) The translation of the foreign la		
15) Acknowledgment is made of a claim		
Attachment(s)	. •	
1) Notice of References Cited (PTO-892) 2) Notice of Draftsperson's Patent Drawing Review (F3) Information Disclosure Statement(s) (PTO-1449) F	PTO-948) 5) Notice of	v Summary (PTO-413) Paper No(s) f Informal Patent Application (PTO-152)
J.S. Patent and Trademark Office PTO-326 (Rev. 04-01)	Office Action Summary	Part of Paper No. 4

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#### **DETAILED ACTION**

1. This is in response to the Amendment filed on 3/18/2003. Claim 41 is canceled. Claims 1-40 and 42-46 are presented for examination.

## Claim Rejections - 35 USC § 102

2. The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

(e) the invention was described in a patent granted on an application for patent by another filed in the United States before the invention thereof by the applicant for patent, or on an international application by another who has fulfilled the requirements of paragraphs (1), (2), and (4) of section 371(c) of this title before the invention thereof by the applicant for patent.

The changes made to 35 U.S.C. 102(e) by the American Inventors Protection Act of 1999 (AIPA) do not apply to the examination of this application as the application being examined was not (1) filed on or after November 29, 2000, or (2) voluntarily published under 35 U.S.C. 122(b). Therefore, this application is examined under 35 U.S.C. 102(e) prior to the amendment by the AIPA (pre-AIPA 35 U.S.C. 102(e)).

3. Claims 1-40 and 42-46 are rejected under 35 U.S.C. 102(e) as being clearly anticipated by Sicher et al US pat. No.6,385,195.

As to claim 1, Sicher discloses a method for accepting streamed media packets sent from a content provider and converting it to a pulse code modulate signal stream

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comprising: receiving, via a first interface (14 fig.2), a request for a specified media content available from said content provider (see abstract, col.3 line 14-58 and co1.4 line 47 to col.5 line 20).

establishing, responsive to receipt of said request, a session with said content provider to receive said streamed media packets corresponding to said specified media content and transcoding said streamed media packets to form a PCM signal stream corresponding to said specified media content (see co1.5 line 21 to col.6 line 61). As to claim 2, Sicher discloses launching said PCM signal stream onto a network operable to convey said PCM signal stream (see fig.3, co1.6 line 27 to co1.7 line 67). As to claims 3 and 4, Sicher discloses launching step is performed over a circuit-switched line interface and signal stream from said network using a client device (see co1.6 line 27 to co1.7 line 61 and col.8 lines 27-61).

As to claims 5-7, Sicher discloses client device is a telephone, a wireless device or a cellular phone (see col.14 line 33 to co1.5 line 55).

As to claims 8-11, Sicher discloses said network is a circuit-switched network, a wired telephony network, wireless telephony network and a cellular network (see col.4 lines 32-55).

As to claims 12-14, Sicher discloses said cellular network is CDMA, TDMA and GSM network (see col.4 line 33 to col.5 line 55).

As to claims 15 and 16, Sicher discloses said specified media content is audio content. and video content (see col.4 line 33 to co1.5 line 55).

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As to claims 17-20, Sicker discloses said specified media content is streaming text content, IP packets, via an Internet interface and an Internet content provider (see col.4 line 33 to co1.5 line 55 and col.8 lines 27-61).

Claims 21-40 are rejected for the same reasons set forth in claims 1-20 respectively.

As to claims 42 and 43, Sicher discloses said PCM signal stream is launched over said circuit switched line interface for delivery to said client user via said circuit-switched network and to a plurality of client users (see col.4 line 33 to col.5 line 55 and col.7 line 48 to col.8 line 45).

Claim 44 is rejected for the same reasons set forth in claim 1. As to the added limitations, Sicher further discloses a service control module (18 fig. I) coupled with said circuit-switched line interface, said service control module operable to solicit, accept and process said requests from a client user over a circuit-switched network and a session control module and coupled to an interface to the internet (13 fig.I) (see fig.I, co1.4 line 47 to co1.5 line 65 and col.7 line 48 to col.8 line 45) and a PCM signal stream is cell casted to said plurality of client users (see col.4 line 33 to col.5 line 55 and col.6 line 28 to col.7 line 47).

As to claims 45 and 46. Sicher further discloses converting said request by utilizing an audio session gateway protocol into a format recognizable by said content provider and cell casting said PCM signal stream over a plurality of circuit-switched connections (see col.4 line 33 to co1.5 line 55 and col.6 line 28 to co1.7 line 47).

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## Response to Arguments

- 4. Applicant's arguments filed on 3/18/2003 have been fully considered but they are not persuasive.
  - \* Applicant asserts that the Sicher reference does not disclose "receiving, via the first interface, a request for a specified media content available from the content provider".

Examiner respectfully disagrees. Sicher discloses using an Internet Service Provider (ISP) to provide general access to the Internet and the incorporate intranets (see abstract, col.4 line 47 to col.5 line 20 and col.7 lines 7-58).

\* Applicant asserts that Sicher reference does not disclose" establishing, responsive to receipt of said request, a session with said content provider to receive said streamed media packets corresponding to said specified media content".

Examiner points out that Sicher discloses using the protocol translations between a mobile terminal and the server in a TMDA radio telecommunication system (see col.5 line 4 to col.6 line 61 and col.8 lines 27-61).

 Applicant asserts that Sicher reference does not disclose" wherein said PCM signal stream is cell casted to said plurality of client users".

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Examiner points out that Sicher discloses said PCM signal stream is cell casted to said plurality of client users (using an intermediate PCM conversion for protocol translations, see col.5 line 4 to col.6 line 61 and col.8 lines 27-61).

### Other prior art cited

The prior art made of record and not relied upon is considered pertinent to applicant's disclosure.

- a. Kruger et al. US apt. No.6,308,222.
- b. Kruger et al. US apt. No6,496,868.

#### Conclusion

- 5. Claims 1-40 and 42-46 are rejected.
- 6. **THIS ACTION IS MADE FINAL.** Applicant is reminded of the extension of time policy as set forth in 37 CFR 1.136(a).

A shortened statutory period for reply to this final action is set to expire THREE MONTHS from the mailing date of this action. In the event a first reply is filed within TWO MONTHS of the mailing date of this final action and the advisory action is not mailed until after the end of the THREE-MONTH shortened statutory period, then the shortened statutory period will expire on the date the advisory action is mailed, and any extension fee pursuant to 37 CFR 1.136(a) will be calculated from the mailing date of

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the advisory action. In no event, however, will the statutory period for reply expire later than SIX MONTHS from the mailing date of this final action.

Any inquiry concerning this communication or earlier communications from the 7. examiner should be directed to Khanh Dinh whose telephone number is (703) 308-8528. The examiner can normally be reached on Monday through Friday from 8:00 A.m. to 5:00 P.m.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Alam Hosain, can be reached on (703) 308-6662. The fax phone numbers for this group are:

After Final: (703) 746-7238

Official: (703) 746-7239

Non-Official/ Draft: (703) 746-7240

A shortened statutory period for reply is set to expire THREE months from the mailing date of this communication. Failure to response within the period for response will cause the application to become abandoned (35 U.S.C. SeSect. 133). Extensions of time may be obtained under the provisions of 37 CFR 1.136(A).

Any inquiry of a general nature or relating to the status of this application or proceeding should be directed to the Group receptionist whose telephone number is (703) 305 -9600.

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Khanh Dinh Patent Examiner Art Unit 2155 7/7/2003

HOSAIN T. ALAM
PRIMARY EXAMINER